

S/N 10/612,291PATENTIN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:	Lawrence A. Booth, Jr. et al.	Examiner:	Tung, Kee M.
Serial No.:	10/612,291	Group Art Unit:	2676
Filed:	June 30, 2003	Docket:	884.897US1
Title:	SYSTEM AND METHOD FOR HIGH-SPEED COMMUNICATIONS BETWEEN AN APPLICATION PROCESSOR AND COPROCESSOR		
Assignee:	Intel Corporation	Customer No:	21186

DECLARATION UNDER 37 C.F.R. § 1.132

MS Amendment
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

This declaration is submitted under 37 C.F.R. § 1.132 prior to a final rejection of U.S. Patent Application Serial Number 10/612,291 (herein the "Booth Application") to establish that subject matter disclosed but not claimed in US Patent Application Publication US 2004/0199798 A1 (herein the "Whelan Application") is not the invention "by another" and therefore, the Whelan Application is not a reference under 35 U.S.C. § 102(e).

We, Lawrence A. Booth, Jr., Joel B. Rosenzweig, and Jeremy Burr, do hereby declare:

1. We are the named inventors of the subject matter claimed in the Booth Application.
2. We are currently employees of Intel Corporation, the assignee of both the Booth Application and the Whelan Application and were employees of during the invention of the subject matter claimed in the Booth Application.
3. Our job duties at Intel Corporation include developing technology and products in the areas of processors and coprocessors, including those for displaying graphics.
4. We worked together with Rochelle J. Whelan and Marcus Grindstaff, the named inventors in the Whelan Application, during the invention of both the Booth Application and the Whelan Application.
5. Any subject matter that is disclosed in the Whelan Application and claimed in the Booth Application but not claimed in the Whelan Application was derived from us, notwithstanding the inventorship of the Whelan Application.

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Assignee: Intel Corporation

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Dkt: 884.897US1 (INTEL)

6. All statements made herein of our own knowledge are true and that all statements made on information and belief are believed to be true, and further that these statements are made with the knowledge that willful false statements and the like are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of this application or any patent issuing thereon.

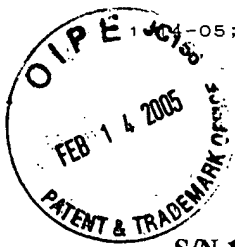
Date: January 14, 2005
Lawrence A. Booth, Jr.

Date: _____

Joel B. Rosenzweig

Date: _____

Jeremy Burr



Attn: Anne Richards

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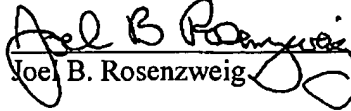
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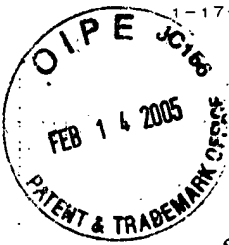
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Date: _____

Lawrence A. Booth, Jr.Date: 14-JAN-2005_____

Joe B. Rosenzweig

Date: _____

Jeremy Burr

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Date: _____

Lawrence A. Booth, Jr.

Date: _____

Joel B. RosenzweigDate: 2005-01-17_____
Jeremy Burr